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	Application Number		10596742	
	Filing Date			
INFORMATION DISCLOSURE STATEMENT BY APPLICANT	First Named Inventor Joach		him E. KLEE	
(Not for submission under 37 CFR 1.99)	Art Unit		1714	
,	Examiner Name			
	Attorney Docket Number	r	08563-0187-U1	

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	3	0 673 637	EP	A1	1995-09-27	Dentsply GmbH		
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	M. Ventur, C Prati, G. Capelli, M. Falcon, L. Breschi, A. Preliminary Analysis of the Morphology of Lateral Canals After Root Canal Filing Using a Tooth-Clearing Technique, int. Endod. J., 2003, pp. 54-63, vol. 36							
	2 I. Milető, I. Anić, S. Pezelj-Ribari, S. Juloč, Leakage of Five Root Canal Sealers, Int. Endod. J., 1999, pp. 415-418, vol. 32.							
	3 J.E. Siquelira, Jr., I. N. Roces, C.R.A. Valois, Aplical Sealing Ability of Five Endodontic Sealers, Aust. Endod. J., 200 pp. 33-35					s, Aust. Endod. J., 2001,		
	4 Y. Halket, W. Wittenmeyer, G. Bateman, A. Bentsleib, C. Alternann, A New Method for the Quantitative Analysis of Endodonite Microleakage, J. Endod., 1996, pp. 172-177, vol. 25, no. 3				antitative Analysis of			
	5 EA Koulsouziou, K. T. Papazina, P. Beites, G.D. Genemichalos, A. H. Kontsaris, Cylotoxicity of Three Resin-Based Root Canal Sealers: an in vitro Evaluation, Endod. Dent. Traumatol., 1998, pp. 182-185, vol. 14							
	6	I. Miletić, I. Anić, Z. Karl Endod. Dent. Traumato				nak, Cytotoxic Effect of Fou	r Root Filing Materials,	
	7	B. Cohen, M. Pagnillo, I Endod., 2000, pp. 228-2			An In Vitro Stud	dy of the Cylotoxicity of Two	Root Canal Sealers, J.	

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	8	N G. Azar, M. Heidari, Z.S. Bahrami, F. Sitokn, In Vitro Cytoloxicity of a New Epoxy Resin Root Canal Sealer, J. Endod., 2009, pp. 462-465, vol. 26, no. 8
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Application Number	10596742		
Filing Date			
First Named Inventor Jo	chim E. KLEE		
Art Unit	1714		
Examiner Name			
Attorney Docket Number	08563-0187-U1		

CERTIFICATION STATEMENT

Please see 3	7 CFR 1	1.97 and	1.98 to make t	the appropriate	selection(s):
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That each item of information contained in the information disclosure statement was first cited in any communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of the information disclosure statement. See 37 CFR 1.97(e)(1).

OR

That no item of information contained in the information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application, and to the knowledge of the person signing the certification after making reasonable inquiry, no item of information contained in the information disclosure statement was known to any individual designated in 37 CFR 1.56(c) more than three months prior to the filing of the information disclosure statement. See 37 CFR 1.97(e)(2).

- See attached certification statement
- Fee set forth in 37 CFR 1.17 (p) has been submitted herewith.
- None

SIGNATURE

A signature of the applicant or representative is required in accordance with CFR 1.33, 10.18. Please see CFR 1.4(d) for the form of the signature

Signature	/Brian T. Sattizahn/	Date (YYYY-MM-DD)	2006-09-28					
Name/Print	Brian T. Sattizahn	Registration Number	46401					

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